

## General Assembly

## Raised Bill No. 5114

February Session, 2004

LCO No. 985

\*\_\_\_\_HB05114ENV\_\_\_030804\_\_\_\_\*

Referred to Committee on Environment

Introduced by: (ENV)

## AN ACT CONCERNING REVISIONS TO THE UNDERGROUND STORAGE TANK ACCOUNT PROVISIONS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (d) of section 22a-449d of the general statutes
- 2 is repealed and the following is substituted in lieu thereof (Effective
- 3 from passage):
- 4 (d) To the extent that funds are available in the residential
- 5 underground heating oil storage tank system clean-up subaccount, the
- 6 board may order payment from such subaccount to registered
- 7 contractors for reimbursement of eligible costs for services associated
- 8 with the remediation of a residential underground heating oil storage
- 9 tank system prior to July 1, 2001, to owners of such systems for
- payment for eligible costs incurred after July 1, 2001. No such payment
- 11 shall be authorized unless the board deems the costs reasonable based
- on the guidelines established pursuant to subsection (c) of this section.
- 13 Notwithstanding the provisions of this subsection, if the board
- 14 determines that the owner may not receive reimbursement payment
- 15 from the contractor, the board may, if reimbursement has not been sent
- 16 to the contractor, directly reimburse the owner of such system for

- 17 eligible costs incurred by the owner and paid to the registered
- 18 contractor for services associated with a remediation of a system prior
- 19 to July 1, 2001.
- Sec. 2. Subdivision (1) of subsection (c) of section 22a-449l of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 23 (c) (1) In order to receive reimbursement of eligible costs for services 24 commenced after July 1, 1999, and prior to July 1, 2001, a registered 25 contractor shall on or before December 1, 2001, submit to the 26 Underground Storage Tank Petroleum Clean-Up Account Review 27 Board established under section 22a-449d, as amended by this act, for a 28 disbursement from the residential underground heating oil storage 29 tank system clean-up subaccount, all reasonable costs for work 30 commenced prior to July 1, 2001, pursuant to a contract with the owner 31 or the state for the remediation of a residential underground heating 32 oil storage tank system for the purpose of providing payment for the 33 costs of such remediation. An owner of a residential underground 34 heating oil storage tank system shall not be responsible to the 35 registered contractor or any subcontractor of the registered contractor 36 for any costs that are eligible for payment from the residential 37 underground heating oil storage tank system clean-up subaccount 38 over five hundred dollars. The registered contractor or any 39 subcontractor shall not bill the owner for any costs eligible for 40 payment from said subaccount over five hundred dollars unless the 41 contractor or subcontractor enters into a separate written contract with 42 the owner, on a form prescribed by the commissioner, authorizing the 43 contractor or subcontractor to bill the owner more than five hundred 44 dollars and such separate contract gives the owner the right to cancel 45 such contract up to three days after entering into it. Such owner shall 46 provide to the review board a statement confirming the registered 47 contractor has been engaged by such owner to remove or to replace 48 such residential underground heating oil storage tank system and 49 perform the remediation and shall execute an instrument which

50 provides for payment to said account of any amounts realized by the 51 owner, after any costs of litigation or attorney's fees have been paid, 52 from a judgment or settlement regarding any claim for the costs of 53 such remediation made against an insurance policy or any party. In 54 any service contract entered into between a registered contractor and 55 an owner for the remediation of a residential underground heating oil 56 storage tank system, the registered contractor shall clearly identify all 57 costs, including markup costs, that are not or may not be eligible for 58 payment from said subaccount.

- Sec. 3. Subsection (d) of section 22a-449l of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 62 (d) Neither the Underground Storage Tank Petroleum Clean-Up 63 Account Review Board nor the Commissioner of Environmental 64 Protection shall accept applications pursuant to this section on or after 65 December 1, 2001, for the reimbursement of eligible costs for services 66 completed prior to July 1, 2001, except that, notwithstanding 67 subsection (c) of this section, prior to July 1, 2003, the board may accept 68 applications for reimbursement from and make payments to any 69 owner who demonstrates that the owner paid for eligible costs for 70 services provided to the owner prior to July 1, 2001, and either (1) the 71 registered contractor filed an application for reimbursement between 72 December 1, 2001, and January 1, 2003, or (2) the owner, prior to May 73 1, 2003, filed a complaint with the board or the commissioner 74 regarding the failure of the registered contractor to file a timely 75 application.

This act shall take effect as follows:	
Section 1	from passage
Sec. 2	from passage
Sec. 3	from passage

## **ENV** Joint Favorable